# 1IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Case No.: 1:19-CR-00018-ABJ

UNITED STATES OF AMERICA,		
Plaintiff,		
v.		
ROGER J. STONE, JR.,		
Defendant.		

## **MOTION FOR PERMISSION TO TRAVEL**

Defendant, Roger J. Stone, Jr., files this Motion for Permission to Travel during the following days in September:

- 1. From September 6 to September 8, 2019, to Stamford, Connecticut, located in the United States District of Connecticut, for a family reunion;
- 2. From September 12 to September 14, 2019, to Buffalo, New York, located in the United States District for the Western District of New York, for employment opportunities;
- 3. From September 19 to September 24, 2019, to California for employment opportunities. Specifically he is seeking permission to travel:
  - a) September 19 to September 20, 2019, to Los Angeles, California, located within the United States District for the Central District of California;
  - b) September 21, 2019, to Tarzana, California, located within the United States District for the Central District of California;
  - c) September 22, 2019, to Encinitas, California, located within the United States District for the Southern District of California; and
  - d) September 23, 2019, to Woodland Hills, California, located within the United States District for the Central District of California.

Counsel has communicated with Mr. Stone's Pretrial Services Officer who has stated Pretrial Services has no objection to the filing of this motion and requested their office be kept advised of the Court's ruling. Mr. Stone has provided Pretrial Services with the requested detailed documentation and will contact his Officer upon his return. The Government has been has also been contacted and has no objection to the relief sought.

Mr. Stone respectfully requests that this Court grant this motion for permission to travel and allow Mr. Stone to travel to the United States Districts during the dates outlined above.

L. PETER FARKAS HALLORAN FARKAS + KITTILA, LLP

DDC Bar No.: 99673 1101 30th Street, NW Suite 500 Washington, DC 20007 Telephone: (202) 559-1700 Fax: (302) 257-2019

pf@hfk.law

ROBERT C. BUSCHEL BUSCHEL GIBBONS, P.A.

D.D.C. Bar No. FL0039 One Financial Plaza, Suite 1300 100 S.E. Third Avenue Fort Lauderdale, FL 33394

Telephone: (954) 530-5301 Fax: (954) 320-6932

Fax: (954) 320-6932 Buschel@BGlaw-pa.com Respectfully submitted,

By: /s/\_\_\_\_

BRUCE S. ROGOW FL Bar No.: 067999 TARA A. CAMPION

FL Bar: 90944

**BRUCE S. ROGOW, P.A.** 

100 N.E. Third Avenue, Ste. 1000 Fort Lauderdale, FL 33301 Telephone: (954) 767-8909

Fax: (954) 764-1530 brogow@rogowlaw.com tcampion@rogowlaw.com Admitted pro hac vice

GRANT J. SMITH STRATEGYSMITH, PA

D.D.C. Bar No.: FL0036 401 East Las Olas Boulevard

Suite 130-120

Fort Lauderdale, FL 33301 Telephone: (954) 328-9064 gsmith@strategysmith.com

#### **CHANDLER P. ROUTMAN**

D.D.C. Bar No. 1618092 501 East Las Olas Blvd., Suite 331 Fort Lauderdale, FL 33301 Tele: (954) 235-8259

routmanc@gmail.com

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on \_\_\_\_\_\_, I electronically filed the foregoing with the Clerk of Court using CM/ECF. I also certify that the foregoing is being served this day on all counsel of record or pro se parties, via transmission of Notices of Electronic Filing generated by CM/ECF.

United States Attorney's Office for the District of Columbia

Pretrial Services (via email)

JESSIE K. LIU
United States Attorney
JONATHAN KRAVIS
MICHAEL J. MARANDO
Assistant United States Attorneys

ASSISTANT UNITED STATES AttorneyS
ADAM C. JED
AARON S.J. ZELINSKY
Special Assistant United States AttorneyS

555 Fourth Street, NW Washington, DC 20530 Telephone: (202) 252-6886

Fax: (202) 651-3393

CHRISTINE SCHUCK

PRETRIAL SERVICES OFFICER

US District Court Unit Pretrial Services Agency for the District of Columbia

333 Constitution Ave NW Suite #2507

Washington DC 20001 Desk: (202)442-1017 Main: (202)442-1000 Fax: (202)442-1001

> By: <u>/s/ Chandler Routman</u> CHANDLER ROUTMAN

# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Case No.: 1:19-CR-00018-ABJ

UNIT	ED STA	TES OF AMERICA,
		Plaintiff,
v.		
ROG	ER J. ST	ONE, JR.,
		Defendant/
		<u>ORDER</u>
	Upon	consideration of defendant Roger J. Stone, Jr.'s Unopposed Motion to Travel [Dkt
#	], the mo	tion is GRANTED.
	It is OF	RDERED that the defendant may travel to:
	2. 3. 4. 5.	Stamford, Connecticut from September 6 to September 8, 2019; Buffalo, New York, from September 12 to September 14, 2019; Los Angeles California from September 19 to September 20, 2019; Tarzana, California on September 21, 2019; Encinitas, California on September 22, 2019; Woodland Hills, California on September 23, 2019.
	Defend	lant shall provide Pretrial Services with a copy of this Order and his specific trave
itiner	ary for th	e trip prior to his departure from the Southern District of Florida. Defendant may
not tr	avel to a	ny location aside from that set out above and must contact Pretrial Services within
the fir	rst busine	ess day by telephone upon his return.
	SO OF	RDERED.
cc:	all cour	AMY BERMAN JACKSON United States District Judge nsel of record